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MAY 16 2024

Chong Hao Su

Plaintiff

United States District Court
THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT
Northern District of Illinois

v.

Holsten Management

Defendant

Corp

1:24-cv-04037

Judge Lindsay C. Jenkins

Magistrate Judge Gabriel A. Fuentes

Cat 2

Random Assignment

COMPLAINT

Defendant deprived plaintiff of the equal protection to frame a case against plaintiff in violation of U.S.C § 1983. Plaintiff is 76 year old with many illness and can not take care of himself by himself and needs a home helper that Gov. sends with the free. Thus plaintiff did live in Public Senior Housing that rent was abt \$180 for 1 bed room Apt. (Gov. paid almost all the rent.) Defendant the manager had no Jurisdiction to evict Plaintiff/Holsten manager general. Letter showed not to evict. But the manager evicted me when I paid the rent under my motion. The manager filed the possession application. This application has to wait the tenant owes rent, But my motion prove I did not owe the rent. The possession application had not the Court serve record under

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Holsten Management
Defendant Corp

COMPLAINT

the court record. This possession application did not write the owed rent amount and wrote down "steal sth" without the police report without witness and without an evidence. Thus this company had not the jurisdiction to file possession application under the law. The court should dismiss the case without hearing under the law according to this condition that no owes rent and no any evidence prove the eviction cause. Because the police already dismiss the alleged "steal sth" Thus Defendant framed a case against me and deprived of all civil rights and deprived me of the crime defense & rights for continuing the Evicting lawsuit. in the circuit court when plaintiff said many motions, the

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COMPLAINT

Defendant always stood the mute for my motion
But plaintiff said anything ~~on~~ negative. even court
two times orders prohibited to restore the evicting
order. twice, Defendant still filed the wrong
motion for the eviction that defendant motion had
obvious word mistakes. Defendant evicted Plaintiff
suddenly and caused Plaintiff stroke and the homeless
Plaintiff represents the public housing all tenants
seeking their shelter protecting. Because Chicago
Housing Authority (CHA) paid almost rent, the CHA
specified eviction procedure and guideline, ^{jobs} ~~Manager~~
not obey. anyone can not avoid the old. The senior
housing tenants have right to enjoy this welfare
Thus the senior public housing tenants need the

Defendant

COMPLAINT

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COMPLAINT

— etc. Plaintiff has not attorney and a
Layman for Law. Plaintiff must talk to
all the compeastion with a Legal aid attorney
in future Plaintiff will submit the compensation
Plaintiff will submit all evidences to prove
the above matter.

Firstly Plaintiff needs Defendant discover
the evidence to prove Defendant ~~had~~ had
the Jurisdiction for the eviction lawsuit.
Plaintiff will submit the compensation

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